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VAN TASSEL

UNITED STORES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

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J 97-1804 EXAMINER

IM52/1004

ROBERT D.KUCLER, ESQ. REED SMITH LLP P.O. BOX 488 PITTSBURGH PA 15230-0488

09/478,702

ART, UNIT N , N PAPER NUMBER

DATE MAILED

10/04/01

This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS

OFFICE ACTION SUMMARY	
☐ Responsive to communication(s) filed on	
☐ This action is FINAL .	
☐ Since this application is in condition for allowance except for accordance with the practice under <i>Ex parte Quayle</i> , 1935 to	formal matters, prosecution as to the merits is closed in D.C. 11; 453 O.G. 213.
A shortened statutory period for response to this action is set to whichever is longer, from the mailing date of this communication the application to become abandoned. (35 U.S.C. § 133). Extendible 1.136(a).	expire month(s), or thirty days, n. Failure to respond within the period for response will cause nsions of time may be obtained under the provisions of 37 CFR
Disposition of Claims	2 /
Claim(s)	3 (s/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration.
Claim(s)	is/are allowed.
Claim(s)	3 js/are rejected.
Claim(s)	is/are objected to.
Claims	are subject to restriction or election requirement.
Application Papers	
See the attached Notice of Draftsperson's Patent Drawing	Review, PTO-948.
☐ The drawing(s) filed on	is/are objected to by the Examiner.
☐ The proposed drawing correction, filed on	is \square approved \square disapproved.
☐ The specification is objected to by the Examiner.	
☐ The oath or declaration is objected to by the Examiner.	
Priority under 35 U.S.C. § 119	
☐ Acknowledgement is made of a claim for foreign priority und	er 35 U.S.C. § 119(a)-(d).
☐ All ☐ Some* ☐ None of the CERTIFIED copies o	
received.	
received in Application No. (Series Code/Serial Number)
\square received in this national stage application from the Inter	
*Certified copies not received:	
☐ Acknowledgement is made of a claim for domestic priority u	nder 35 U.S.C. § 119(e).
Attachment(s)	
Notice of Reference Cited, PTO-892	
Information Disclosure Statement(s), PTO-1449, Paper N	o(s)
☐ Interview Summary, PTO-413	
Notice of Draftsperson's Patent Drawing Review, PTO-94	В
Notice of Informal Patent Application, PTO-152	

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Claims 1-17 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The claims are generally confusing and not understood. How is the tape formed? How is the material deposited and on what. This rises to enablement problems and applicants are requested to provide better claim language for examination.

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Claims 18-29 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The claims are generally confusing and not understood. How is method executed in manipulative steps? This rises to enablement problems and applicants are requested to provide better claim language for examination.

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are

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such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

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manner in which the invention was made.

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Claims 30-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Mizuguchi(4482447) alone.

The cited reference substantially teaches the claimed invention including an apparatus for making

a particulate tape comprising a conductive carrier, means for applying electrical potential and an

electrophoretic deposition bath containing counter electrodes- see fig 1; col 3, lines 19-57; col 7,

lines 24-41; col 4, lines 22-56. Also, see entire reference. Concerning claim 31, it is submitted that

it would have been obvious to provide additional baths in the cited reference to perform additional

operations on the substrate and in the absence of unexpected results.

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Crystal Plaza Three Fax Center

A facsimile center has been established in Crystal Plaza 3. The hours of operations are Mondays

through Friday, 8:45 to 4:45 PM. This new location should be used in all instances when faxing

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any correspondence to Group 1700. The Patent Examining Fax Center new telecopier numbers

are (703) 305-3599 for all After Finals and 703-305-5408 for all others. Use of the new Crystal

Plaza 3 center will facilitate rapid delivery of materials to the group. The faxing of all papers must

conform with the notice published in the Official Gazette, 1096 O.G. 30 (November 15, 1989).

New! Applicants who wish to send a facsimile for the examiner's immediate review can now do

so by using the Examiner Dixon's personal fax number at 703-872-9514. NOTE: All facsimiles

sent to the examiner's personal fax number will be treated as informal and will not be

entered in the related application unless otherwise noted by the examiner.

Any inquiry of general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose number is (703)308-2351.

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Any questions concerning this communication should be directed to Examiner Dixon, at 703-308-

0013, Mondays to Thursdays, between 12 noon and 6 PM, eastern time.

Mund

Merrick Dixon

Primary Examiner

Group 1700